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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/648,243	08/27/2003	Motoyuki Shima	5988-055-027 3756		
7590 11/10/2004			EXAMINER		
Supervisor, Patent Prosecution Services PIPER RUDNICK LLP			ASHTON, ROSEMARY E		
1200 Nineteenth Street, N.W.			ART UNIT	PAPER NUMBER	
Washington, De	C 20036-2412	1752			
	•		DATE MAILED: 11/10/200/	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)	$\overline{}$
Office Action Summary		10/648,243		SHIMA ET AL.	>.
		Examiner		Art Unit	
		Rosemary E. Ash	nton 1	752	
Poriod f	The MAILING DATE of this communication or Reply	appears on the cover	sheet with the cor	respondence add	ress
A SH THE - Exte after - If the - If NO - Failt Any earn	IORTENED STATUTORY PERIOD FOR RE MAILING DATE OF THIS COMMUNICATIO ensions of time may be available under the provisions of 37 CFF of SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory per ure to reply within the set or extended period for reply will, by state of the process of the provided period for reply will, by state of the process of the provided period for reply will, by state of the process of the provided period for reply will, by state of the provided period for reply will. See 37 CFR 1.704(b).	N. 2.1.136(a). In no event, howe reply within the statutory minitiod will apply and will expire \$ 100 to the cause the policeties to the cause the policeties.	ver, may a reply be timely mum of thirty (30) days wi SIX (6) MONTHS from the	filed  If be considered timely, mailing date of this com	munication.
Status					
	Responsive to communication(s) filed on 20	) <u>May 2004</u> .			
		his action is non-fina			
3)	Since this application is in condition for allow	vance except for forr	nal matters, prose	cution as to the n	nerits is
	closed in accordance with the practice unde	r <i>Ex parte Quayle</i> , 1	935 C.D. 11, 453 (	O.G. 213.	
Dispositi	ion of Claims				
4)⊠	Claim(s) 1-12 is/are pending in the application	on			
	4a) Of the above claim(s) is/are withd		tion		
5)	Claim(s) is/are allowed.	rawn nom considera	uon.		
	Claim(s) <u>1-12</u> is/are rejected.				
	Claim(s) is/are objected to.				
	Claim(s) are subject to restriction and	l/or election requirem	ont		
•		or clection requirem	ient.		
Applicati	on Papers				
	The specification is objected to by the Exami				
10)[	The drawing(s) filed on is/are: a)∏ ad	ccepted or b) obje	cted to by the Exa	miner.	
	Applicant may not request that any objection to the	e drawing(s) be held ir	abeyance. See 37	CFR 1.85(a).	
	Replacement drawing sheet(s) including the corre	ection is required if the	drawing(s) is objecte	ed to: See 37 CFR	1.121(d).
11)[_] -	The oath or declaration is objected to by the I	Examiner. Note the a	ttached Office Act	ion or form PTO-	152.
	nder 35 U.S.C. § 119				
12)⊠ <i>A</i> a)[	Acknowledgment is made of a claim for foreig ☐ All b)☐ Some * c)☒ None of: 1.☒ Certified copies of the priority documen			or (f).	
	=	nts have been receiv	ed in Application N	lo	
	— 1 · · · · · · · · · · · · · · · · · ·	ority documents have	e been received in	this National Sta	ge
* S6	application from the International Bures	au (PCT Rule 17.2(a	)).		
0.	ee the attached detailed Office action for a lis	st of the certified copi			
Attachment(	s) /	istalk	ROSEMARY ASH PRIMARY EXAM	ITON FON INER HER	
1) D Notice	of references offed (1 10-032)	. ・ノ .	erview Summary (PTO		
2) Notice	of Draftsperson's Patent Drawing Review (PTO-948)	Pa	per No(s)/Mail Date	<u> </u>	
Paper l	ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 No(s)/Mail Date <u>ら</u> たりのり。		itice of Informal Patent ner:	Application (PTO-152	2)
S. Patent and Trac TOL-326 (Rev	4.04)	Action Summary	Part of P	aper No./Mail Date 2	0041101

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Nishimura et al. Patent Application Publication No. US 2003/0203309 filed March 13,2003 cited on applicant's IDS.

The applied reference has a common inventor with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

Example 10 in section 240 teaches a polymer comprising the monomers below. The mol % is in the range claimed by applicant. As shown in Table 1 the composition is mixed with a PAG having formula 5 wherein the R15 groups bond together to form a tetrahydrothiopheniuim ring with 4 carbon atoms. The composition is in a solvent of PGMEA and cyclohexanone.

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**(5)** 

The polymer of Example 6 meets the limitations of claim 7 in that it has the monomers below.

The adamantly group has R2 as methyl and the cyclopentane group has R2 as an ethyl group, the PAG and solvent are the same as in example 10 recited above and meet the limitations of claims 8,9.

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## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 10-12 are rejected under 35 U.S.C. 103(a) as being obvious over Nishimura cited above.

The applied reference has a common inventor with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art only under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 103(a) might be overcome by: (1) a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not an invention "by another"; (2) a showing of a date of invention for the claimed subject matter of the application which corresponds to subject matter disclosed but not claimed in the reference, prior to the effective U.S. filing date of the reference under 37 CFR 1.131; or (3) an oath or declaration under 37 CFR 1.130 stating that the application and reference are currently owned by the same party and that the inventor named in the application is the prior inventor under 35 U.S.C. 104, together with a terminal disclaimer in accordance with 37 CFR 1.321(c). For applications filed on or after November 29, 1999, this rejection might also be overcome by showing that the subject matter of the reference and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person. See MPEP § 706.02(l)(1) and § 706.02(l)(2).

The polymer of Example 10, shown above, has a norbornene monomer and a cyclohexane acrylate with ethyl substitution at R2. Claim 10 requires that R2 is a methyl group. It would have been obvious to one of ordinary skill in the art to use formula 16, rather than formula 15, with a reasonable expectation of forming a photoresist polymer because in section 67 Nishimura teaches the two compounds, shown below, are alternative compounds for the polymer.

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rosemary E. Ashton whose telephone number is 571-272-1326. The examiner works a part-time work schedule and can normally be reached M-F between 11:30 am - 5:30 pm.

If multiple attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cynthia Kelly can be reached at 571-272-1526.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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November 3, 2004

Rosemary E. Ashton Primary Examiner Art Unit 1752

ROSEMARY ASHTON PRIMARY EXAMINER

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